	Cas	se 3:15-cr-00554NMTH	HDOOUMEDIS41ATE	ledis048/05/1/60	URage 1 of 1 PageID 60 OURT
		FOR 7	THE NORTHERN D		XAS NORTHERN DISTRICT OF TEXAS
			DALLAS DI	VISION	FILED
UNITE	ED STA	TES OF AMERICA	)		APR - 5 2016
VS.			)		CASE NO.:3:15-CR-554-M (02)
EDCA	р син	T TINI	)		CLERK, U.S. DISTRICT COURT
EDGAR GUILLEN,  Defendant			)		Denuty Denuty
		Dolondant	,		Company of the compan
			EPORT AND RECO CONCERNING PLE		
Inform mentio charged therefo 1 of th Distrik	nation, and in Find is supported in the supported in the super super in the super i	and after cautioning and Rule 11, I determined the ported by an independent mmend that the plea of guesting Information, chontrolled Substance, an	examining EDGAR (at the guilty plea want basis in fact containable be accepted, and parging a violation of	GUILLEN unders knowledgeable ning each of the that EDGAR G	Eguilty to Count 1 of the superseding or oath concerning each of the subjects and voluntary and that the offense(s) essential elements of such offense. I UILLEN be adjudged guilty of Count 41, that is, Possession with Intent to After being found guilty of the offense
×	The de	efendant is currently in	custody and should	be ordered to r	emain in custody.
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.				
			n compliant with the crincing evidence that t	he defendant is r	s of release.  not likely to flee or pose a danger to any re be released under § 3142(b) or (c).
		The Government oppose The defendant has not left the Court accepts this Government.	been compliant with t		release. be set for hearing upon motion of the
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.				
	Date:	April 5, 2016.		$\mathcal{A}$	

UNITED STATES MAGISTRATE JUDGE

## NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).